SOUTHERN DISTRICT OF NEW			
SCOTT POWERS,	Plaintiff,	X : :	
against		:	20 Civ. 2625 (LGS)
-against-		:	<u>ORDER</u>
MEMORIAL SLOAN KETTERIN	G CANCER	:	
CENTER, et al.,		:	
Γ	Defendants.	:	
LORNA G. SCHOFIELD. District J		X	

WHEREAS, on June 4, 2020, the parties filed a joint letter to apprise the Court of the anticipated order of depositions, any remaining disputes and the parties' respective positions. It is hereby

ORDERED that Plaintiff is limited to ten depositions, without prejudice to seeking to depose additional witnesses pursuant to Federal Rule of Civil Procedure 30(a)(2)(A)(i) following appropriate discovery and identification of any such individuals. It is further

ORDERED that, by **June 22, 2020**, Defendants shall produce the make and model of the EMR software and the metadata of the consent record at issue. It is further

ORDERED that, by **July 1, 2020**, Plaintiff shall provide to Defendants HIPAA-compliant authorizations to speak with the treating physicians. It is further

ORDERED that depositions shall begin following service of the parties' responses to interrogatories. Such service shall be expedited to ensure adequate time for depositions. The parties shall meet and confer and, by **June 19, 2020**, file a status letter providing the Court the agreed-upon expedited deadline by which service of the interrogatory response shall be complete. It is further

ORDERED that party depositions shall occur in the following order: (1) Plaintiff, (2)

Defendant MSK 30(b)(6) Part I: EMR Software and search for records, (3) Dr. Sofocleous, (4)

Defendant MSK 30(b)(6) Part II: hospital policies and substance of records. Non-party depositions shall occur pursuant to the non-party's availability, at any time following service of the interrogatory responses. The parties may agree to modify this timeline or the sequence of depositions at any time.

Dated: June 9, 2020

New York, New York

Lorna G. Schofield

UNITED STATES DISTRICT JUDGE